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 and for Defendants AEROFLEX INCORPORATED,  
 AMI SEMICONDUCTOR, INC., MATROX  
 ELECTRONIC SYSTEMS, LTD., MATROX  
 GRAPHICS, INC., MATROX INTERNATIONAL  
 CORP., MATROX TECH, INC., and  
 AEROFLEX COLORADO SPRINGS, INC.

UNITED STATES DISTRICT COURT  
 NORTHERN DISTRICT OF CALIFORNIA  
 SAN FRANCISCO DIVISION

RICOH COMPANY, LTD.,

Plaintiff,

vs.

AEROFLEX INCORPORATED, AMI  
 SEMICONDUCTOR, INC., MATROX  
 ELECTRONIC SYSTEMS LTD., MATROX  
 GRAPHICS INC., MATROX INTERNATIONAL  
 CORP., MATROX TECH, INC., AND  
 AEROFLEX COLORADO SPRINGS, INC.

Defendants.

SYNOPSISYS, INC.,

Plaintiff,

vs.

RICOH COMPANY, LTD.,

Defendant.

Case No. C03-04669 MJJ (EMC)

Case No. C03-02289 MJJ (EMC)

**DECLARATION OF ALBERT E. CASAVANT  
 IN SUPPORT OF SYNOPSISYS AND THE  
 CUSTOMER DEFENDANTS' MOTIONS FOR  
 SUMMARY JUDGMENT**

**FILED UNDER SEAL**

1 I, ALBERT E. CASAVANT, declare as follows:

2 1. I am an Assistant Professor in the Math and Computer Science Department at the  
3 University of Maryland Eastern Shore. I teach undergraduate and graduate Computer Science Courses.  
4 Until 2003, I was employed in industry as a researcher in the area of Electronic CAD tool design. My  
5 master's and doctoral theses were both in this area, and all of my industrial experience since 1982 has been  
6 in this area. I have created several Electronic CAD tools.

7 2. Attached as Exhibit 1 to this declaration is a true copy of Exhibit 1 from my Expert Report.

8 3. I have been retained on behalf of Aeroflex Incorporated, Aeroflex Colorado Springs, Inc.,  
9 AMI Semiconductor, Inc., Matrox Electronics Systems, Ltd., Matrox Graphics, Inc., Matrox International  
10 Corp., and Matrox Tech, Inc. ("the Customer Defendants") to address infringement-related issues  
11 concerning U.S. Patent No. 4,922,432 ("the '432 patent") entitled "Knowledge Based Method and  
12 Apparatus for Designing Integrated Circuits Using Functional Specifications."

13 4. On July 24, 2006, I submitted a report containing my opinions on infringement-related  
14 issues concerning the '432 patent. I addressed in my report various allegations made by Ricoh Company,  
15 Ltd. ("Rico") that the Customer Defendants infringe claims 13-17 of the '432 patent by using Synopsys'  
16 Design Compiler system to design ASICs and came to the conclusions set forth below.

17 5. In forming my opinions, I have relied on my knowledge and experience in Computer  
18 Science, Electronic Design, CAD Tool Design, and Electrical Engineering. I have also considered the  
19 following information: the /vobs source code and running binary code of the V-2003.12-SP1 version of  
20 Synopsys' Design Compiler system; the '432 patent, its patent history and documents referred to in that  
21 patent; U.S. Patent number 4,703,435 ("the '435 patent") and documents referred to in that patent; Ricoh's  
22 March 23, 2006 Final Infringement Contentions and Ricoh's June 23, 2006 Supplemental Final  
23 Infringement Contentions, as well as the accompanying exhibits and documents, source code, and  
24 deposition testimony cited therein; the Court's April 7, 2005 Claim Construction Order; Ricoh's Expert  
25 Report of Marios Papaefthymiou on Infringement by Aeroflex, by AMI Semiconductor, Inc., and by  
26 Matrox and the attached exhibits; Ricoh's Written Report of Donald Soderman on Infringement by  
27 Aeroflex, by AMI, and by Matrox and the attached exhibits; the Expert Report on Validity of Patent  
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4,922,432 by Tom M. Mitchell; deposition transcripts of David Tran, Robert Walker, Vasant Ramabadran, Peter Milliken, Eric Boisvert, Brandon Coco, Robert B. Smith, Theodore Kowalski, David Kerwin, Reed Packer, and David Chiappini; and various other documents produced in this litigation, including Synopsys product manuals and documentation. In addition, I considered information obtained through discussions with David Tran, Robert Walker, Kristen McNall, Sharlene Gee, and David Chiappini. I have also reviewed two patents issued to Dr. Soderman: U.S. Patent Nos. 6,226,776 and 6,848,085 ("the Soderman patents"), three articles co-authored by Dr. Soderman and published in 1998 ("the Soderman articles"), and portions of the book "Introduction to HDL-Based Design Using VHDL" by Steve Carlson of Synopsys, Inc., published in 1991.

6. I understand from counsel for Synopsys and the Customer Defendants that Ricoh's infringement claim is known as a literal infringement claim. It is my further understanding that the test for literal infringement is as follows: to decide whether an alleged infringer's method literally infringes a claim of a patent, you must compare that method with the patent claim and determine whether every requirement of the claim is included in that method. If so, the alleged infringer's method literally infringes that claim. If, however, the alleged infringer's method does not have every requirement in the patent claim, the alleged infringer's method does not literally infringe that claim. I have applied this understanding of the law on literal infringement in my analysis of Ricoh's infringement allegations.

7. Claim 13 of the '432 patent reads:

A computer-aided design process for designing an application specific integrated circuit which will perform a desired function comprising:

[A] storing a set of definitions of architecture independent actions and conditions;

[B] storing data describing a set of available integrated circuit hardware cells for performing the actions and conditions defined in the stored set;

[C] storing in an expert system knowledge base a set of rules for selecting hardware cells to perform the actions and conditions;

[D] describing for a proposed application specific integrated circuit a series of architecture independent actions and conditions;

[E] specifying for each described action and condition of the series one of said stored definitions which corresponds to the desired action or condition to be performed; and

[F] selecting from said stored data for each of the specified definitions a corresponding integrated circuit hardware cell for performing the desired function of the application specific integrated circuit, said step of selecting a hardware cell comprising applying to the specified definition of the action or condition to be performed, a set of cell selection rules stored in said expert system knowledge base and generating for the selected integrated circuit hardware cells, a netlist defining the hardware cells which are needed to perform the desired function of the integrated circuit and the interconnection requirements therefor.

I have labeled each element of this claim with the letters A-F for easy reference.

### **Claim 13, Preamble**

8. The preamble of claim 13 provides that the claimed method is a “computer-aided design process for designing an application specific integrated circuit which will perform a desired function comprising . . . .” It is my opinion that the Customer Defendants do not meet the requirements of the preamble because many of the accused ASICs were not designed, in their entirety, using Design Compiler. First, Aeroflex, Matrox, and AMI all use Design Compiler to design only the digital portion of what are known as mixed signal ASICs. Mixed signal ASICs are ASICs that have an analog and a digital portion. In the case of the accused Aeroflex, Matrox, and AMI accused products a large number of the accused ASICs are mixed signal ASICs for which the analog portion of the designs was not designed using Design Compiler. Attached hereto as Exhibit 2 is a list of the accused products I understand to be mixed-signal products.

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10. Moreover, there are other portions of an ASIC that Design Compiler does not synthesize. For example, Design Compiler does not synthesize instantiating pad cells, asynchronous logic, and hand-instantiated logic.

### **Claim 13, Element A**

11. Element A of ‘432 Claim 13 reads: “storing a set of definitions of architecture independent actions and conditions.” The Court construed “a set of definitions of architecture independent actions and

conditions” as “a library of definitions of the different architecture independent actions and conditions that can be selected for use in the desired ASIC.” The Court did not construe the meaning of the word “definitions” in this element. Thus, I have looked to the specification of the patent for guidance as to what was intended by the inventors. Based on my review of the specification, the definitions appear to have been the macros described in the patent. There is little specificity about what the macros actually are in the context of the patent (largely explained by the fact that the specification talks only about flowchart input). This is the only passage in the patent that describes the macro library (i.e., the set for stored definitions):

with a given type. The macro library 23 contains a set of macros defining various actions which can be specified in the flowchart. For each macro function in the macro library 23 there may be several hardware cells in the cell library 34 of differing geometry and characteristics capable of performing the specified function. Using a

12. The patent also contains the following passage regarding use of the macros in the cell selection process:

In the cell selection process, the above information can be used. Some parameters that can be used to map macros to cells are:

- (1) name of macro
- (2) function to be performed
- (3) complexity of the chip
- (4) fabrication technology
- (5) delay time allowed
- (6) power consumption
- (7) bit size of macro data paths

This list would suggest that at least these some of these attributes must be contained in the “definition” of the actions and conditions.

13. The specification also says the following with regard to the use of the macro definitions:

lected by PSCS. PSCS also uses the macro definitions for connecting the cell terminals to other cells. PSCS

This would suggest that the stored definitions must include information for connecting the cell terminals to other cells. Based on this information contained in the specification, the definitions should include the

1 name of the macro, the function of the macro, the list of cells that can implement the macro, the bit size of  
2 the macro data path, and information needed to connect cell terminals to other cells. I understand that Dr.  
3 Soderman now claim in his deposition that the names of the generic operators alone constitute the  
4 definitions. Whether or not the Court agrees that the "definitions" must include some or all of the  
5 information above, it is my opinion that, at a minimum, the name of the operator alone cannot constitute a  
6 definition.

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21. Dr. Soderman asserts in his expert report (p. 25) that the “specifying” step (element E) occurs in HDL Compiler. Based on Ricoh’s Infringement Contentions regarding the specifying step, the stored definitions must be the in the output of HDL Compiler. Another way of saying this is that the input descriptions must be mapped to the “stored definitions” during the “specifying” step.

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23. For at least the reasons set forth above, it is my opinion that what Ricoh alleges as constituting the “library of definitions of the different architecture independent actions and conditions that can be selected for use in the desired ASIC” within the Design Compiler system does not in fact meet the requirements of element A.

**Claim 13, Element B**

24. Element B of claim 13 reads: “storing data describing a set of available integrated circuit hardware cells for performing the actions and conditions defined in the stored set.” I have analyzed what I understand to be exemplary technology libraries

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It is my conclusion that these technology libraries do not meet the requirements of this claim element because the “hardware cells” that are selected from in the selecting step are not selected “from” what is contained in the technology libraries as contemplated by the claim.

25. Rather, it is my conclusion that the technology libraries at issue contain simple logic gates. Indeed, what is contained in the technology library are basic logic gates, not technology specific implementations of hardware cells that correspond to the architecture independent actions and conditions. Instead, the library is comprised of a variety of AND, OR, XOR, and other simple logic gates. In addition, there is no geometrical data regarding the mask level specification of any hardware cells in the technology libraries. If an 8 bit ripple carry adder is requested, only a one bit of that adder is stored in the technology



1 library. Design Compiler must then "assemble" the bit slices to produce the full operator as described in the  
2 HDL input.

3 26. Thus, Design Compiler is not storing a "set of available integrated circuit hardware cells for  
4 performing the actions and conditions defined in the stored set" as claimed, because Design Compiler  
5 cannot possibly select from the "cells" stored in the technology libraries to implement the alleged  
6 definitions of actions and conditions.

7 27. Moreover, this library does not meet the requirement that the hardware cells that will  
8 ultimately be selected are stored in memory prior to the selecting step. To the contrary, these cells will not  
9 be selected, and thus, cannot meet this requirement.

10 28. Finally, these simple logic gates cannot be said to meet the limitation of the final element of  
11 "mapping the specified stored function (action and condition) to a corresponding stored hardware cell"  
12 because a +, for example, will not be mapped to the simple logic gates contained in the library.

13 29. Accordingly, it is my opinion that the requirements of this element are not met by the  
14 storing of the technology library as Ricoh alleges.

15 **Claim 13, Element C**

16 30. Element C of claim 13 reads: "storing in an expert system knowledge base a set of rules for  
17 selecting hardware cells to perform the actions and conditions." This element refers to storing "rules" to  
18 select hardware cells from among those stored in element B to execute the definitions of architecture  
19 independent actions and conditions specified in element E. Specifically, the "rules" stored in this step are  
20 used in the "selecting" step of Element F. That step reads: "selecting from said stored data for each of the  
21 specified definitions a corresponding integrated circuit hardware cell for performing the desired function of  
22 the application specific integrated circuit, said step of selecting a hardware cell comprising applying to the  
23 specified definition of the action or condition to be performed, a set of cell selection rules stored in said  
24 expert system knowledge base and generating for the selected integrated circuit hardware cells . . . ."  
25 Accordingly, one requirement of the rules is that they must be applied to the specified definitions to select  
26 the cells in Element F.

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23 **Claim 13, Element D**

24 37. Element D of claim 13 reads: "describing for a proposed application specific integrated  
25 circuit a series of architecture independent actions and conditions." I understand that the court construed  
26 "architecture independent actions and conditions" as "functional or behavioral aspects of a circuit (or  
27 circuit segment) that does not imply a set architecture, structure, or implementing technology, but excludes  
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1 the use of register-transfer level descriptions as taught in Darringer.” Claim Construction Order at 12:17-  
2 19.

3 38. I note that immediately preceding this statement, and after discussing and rejecting Ricoh’s  
4 attempt to make a distinction between structural and functional RTL, the Court states “Furthermore, an  
5 examination of the patent’s public record fails to provide any support for Ricoh’s distinction between  
6 ‘structural’ and ‘functional’ RTL-type input systems. Given these findings, Ricoh’s attempt to limit the  
7 patentee’s disclaimer to only ‘structural’ level RTL-type input systems is unpersuasive . . . . Accordingly,  
8 the prosecution history indicates that the patentee expressly disclaimed all register transfer level  
9 descriptions.” Claim Construction Order at 12:9-15.

10 39. Despite this statement that “all register transfer level descriptions” were expressly  
11 disclaimed by the ‘432 patentee, for purposes of my analysis I have applied the Court’s construction of  
12 “architecture independent actions and conditions” as “functional or behavioral aspects of a circuit (or  
13 circuit segment) that does not imply a set architecture, structure, or implementing technology, but excludes  
14 the use of register-transfer level descriptions as taught in Darringer.”

15 40. It is my opinion that the Defendants in this case use register-transfer-level (RTL) inputs as  
16 defined in Darringer. The Darringer patent referenced by the Court in its claim construction order defines  
17 register-transfer-level inputs. Specifically, the Darringer patent defines RTL descriptions as descriptions  
18 that consist of two parts: “a specification of the inputs, outputs and latches of the chip to be synthesized;  
19 and a flowchart-like specification of control, describing for a single clock cycle of the machine how the  
20 chip outputs and latches are set according to the values of the chip inputs and previous values of the  
21 latches.” The Court referenced this definition in reaching its conclusion that architecture independent  
22 actions and conditions exclude register-transfer-level descriptions as taught in Darringer.

23 41. My review of exemplary Defendant inputs confirms that they are Darringer RTL. The  
24 Defendants’ input descriptions specify the inputs, outputs, and latches of the chip to be synthesized. The  
25 Defendants’ input descriptions also contain a specification of control describing for a single clock cycle of  
26 the machine how the chip outputs and latches are set according to the values of the chip inputs and previous  
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1 values of the latches. Thus, it is my opinion that the Defendant inputs do not meet the requirements of this  
2 element.

3 42. Regardless of whether this description of the inputs, i.e., that the input descriptions specify  
4 the inputs, outputs, and latches of the chip to be synthesized and also contain a specification of control  
5 describing for a single clock cycle of the machine how the chip outputs and latches are set according to the  
6 values of the chip inputs and previous values of the latches, is "RTL" or not, it describes, in my opinion,  
7 input that is not architecture independent. In my view, if an input description meets this definition,  
8 regardless of whether it includes HDL operators to describe input functions, it is a functional or behavioral  
9 description of aspects of a portion of a circuit (or circuit segment) that does imply a set architecture.

10 43. Moreover, it is my opinion that Design Compiler is not capable of performing synthesis of  
11 non-netlist VHDL or Verilog inputs unless the inputs meet the above Darringer RTL/not architecture  
12 independent definition.

13 44. Design Compiler requires the type of input defined by Darringer to create the design for a  
14 working ASIC. If any element of the above description as it applies to the hardware being designed is  
15 removed from input to Design Compiler, then Design Compiler would not be able to create a working  
16 ASIC design. The description of what needs to be designed must include all of the elements of Darringer's  
17 definition to be a legal input to Design Compiler (in all but the most trivial designs). Thus, Design  
18 Compiler's required input description encompasses Darringer's description of RTL. If the Defendants did  
19 not use RTL to describe their designs, then Design Compiler could not help them design their ASICs. In  
20 particular, an important necessary characteristic for obtaining meaningful results from Design Compiler is  
21 that one observes the same behavior by simulating the input RTL and the output netlist.

22 45. I have reviewed two patents issued to Dr. Soderman: U.S. Patent Nos. 6,226,776 and  
23 6,848,085 ("the Soderman patents"), three articles co-authored by Dr. Soderman and published in 1998  
24 ("the Soderman articles") (which were introduced as Exhibits 4-6 at the Soderman deposition), and portions  
25 of the book "Introduction to HDL-Based Design Using VHDL" by Steve Carlson of Synopsys, Inc.,  
26 published in 1991.

46. The Soderman patents, the Soderman articles, and Mr. Carlson's book are all consistent with my opinion that Design Compiler requires the user to input an RTL description that meets the Darringer definition of RTL to create a design for a working ASIC and is not architecture independent.

47. I have also reviewed the August 14, 2006 deposition transcript of Dr. Soderman, and Dr. Soderman's testimony is also consistent with my opinion. A true and correct copy of excerpts from Dr. Soderman's August 14 deposition transcript is attached hereto as Exhibit 3 [8/14 Soderman Depo. Tr. 49-56, 77-80, 108]. In the excerpts, Dr. Soderman agrees that in 1997, users of synthesis tools such as Synopsys' Design Compiler system needed to input into those tools RTL descriptions having the same characteristics as RTL defined in Darringer. Dr. Soderman also agrees that the accused Customer Defendant designs have the same characteristics as the RTL defined in Darringer.

48. Mr. Carlson's book perhaps states this point most concisely. Mr. Carlson states, in the context of describing the input to Synopsys' Design Compiler system, that "The input to HDL synthesis is an RTL (register transfer level) functional description of the network to be implemented. RTL descriptions are distinct from behavioral level descriptions. The distinction is that a behavioral description has no implied architecture in its representation, while an RTL level description has a definite, implied architecture." (p. 3). Thus, the input into the Design Compiler system – regardless of what one chooses to call it – must have a defined architecture that is set before it is input into the system, and therefore cannot be a description of "architecture independent actions and conditions."

### **Claim 13, Element E**

49. Element E of claim 13 reads: “specifying for each described action and condition of the series one of said stored definitions which corresponds to the desired action or condition to be performed.” The Court construed “specifying for each described action and condition of the series one of said stored definitions” as “specifying for each desired functional specification to be performed by the desired ASIC one of the definitions from the set of stored definitions.” Claim Construction Order at 22. Thus, element E describes a “mating up” of actions and conditions described in element D with the definitions of actions and conditions stored in element A.

50. Based on the language of the Court's claim construction that "one of the definitions" from the stored set must be specified "for each desired functional specification to be performed," element E requires that every desired function described in element D must be mated up with a corresponding definition that was stored in element A. This element therefore requires that there be one stored action or condition for each described action or condition.

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It is therefore my opinion that one would need to analyze each design on a design by design basis to determine whether such a one-to-one correspondence exists.

**Claim 13, Element F**

52. Element F requires the step of "selecting from said stored data for each of the specified definitions a corresponding integrated circuit hardware cell." The Court construed this phrase as "mapping the specified stored function to a corresponding stored hardware cell." Claim Construction Order at 20. The "specified stored function" here refers to the Element A definitions that were specified in Element E, while the "corresponding stored hardware cells" refers to the hardware cells that were stored in Element B. Thus, Element F involves the "mating up" of definitions from Element A (as specified in Element E) with hardware cells stored in Element B.

53. The language of Element F refers to "selecting from said stored data for *each* of the specified definitions *a* corresponding integrated circuit hardware cell." Emphasis mine. This language indicates that there must be a one-to-one correspondence between each specified definition and a corresponding hardware cell. Because there must be a one-to-one correspondence between the described actions and conditions and the specified definitions and then there must be a one-to-one correspondence between the specified definitions and the hardware cells, there must be a one-to-one correspondence between the described actions and conditions and the selected hardware cells.

54. With regard to the one-to-one correspondence between the specified definitions and/or the one-to-one correspondence between described actions and conditions and the selected hardware cells, there



1 are many circumstances in which there would be no one-to-one correspondence. It is therefore my opinion  
2 that one would need to analyze each design on a design by design basis to determine whether such a one-to-  
3 one correspondence exists.

#### 4 Claim 14

5 55. Claim 14 reads: "A process as defined in claim 13, including generating from the netlist the  
6 mask data required to produce an integrated circuit having the desired function." Claim 14 extends claim  
7 13 by adding a step of generating mask data for the netlist generated in claim 13, element F.

8 56. In my previous analysis of claim 13, it was my opinion that the defendants in this case did  
9 not infringe upon the '432 patent. Since claim 14 includes the claim 13 process, the defendants have not, in  
10 my opinion, infringed on claim 14. In addition, it is my opinion that the netlist generated by the ASIC  
11 Designer using Design Compiler is not used in the creation of mask data for the accused ASICs, as required  
12 in claim 14.

13 57. In ASIC design, there historically have been two different design phases. The first, the  
14 logic design phase, is covered more or less by tools such as Design Compiler. The second phase, physical  
15 design, involves the use of completely different tools whose goal is to do the "physical design" of the  
16 ASIC, i.e., transform the netlist output by tools such as Design Compiler into one that is suitable for  
17 physical production of the ASIC. The ASIC design process resembles a "chicken and egg" problem. The  
18 logic design of an ASIC influences the physical design, because to meet time delay constraints, gates are  
19 "sized" by the logic design tools, but then those sizes may not be appropriate for physical design.

20 58. The basic problem is that once logic gates are placed and routed on the ASIC, the delay  
21 assumptions made by the logic synthesis tool are no longer valid. The distances between the gates on the  
22 chip (not fully predictable in the logic design phase) changes the actual delay of the circuit. At that point,  
23 the logic design must be modified and gates must be sized again to meet delay constraints. Hence, the  
24 physical design influences the logic design.

25 59. The back and forth "chicken and egg" problem may take several applications of logic  
26 design followed by physical design before the logic design tool has accurate enough delay estimates to do  
27 its job properly and the physical design tool does not need to modify the IC layout to meet the timing  
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constraints. This problem is frequently called "the timing closure problem." As IC geometries shrink, the effect of "routing delays" becomes a high fraction of total delay. Because of this, the timing closure problem has become increasingly difficult to solve.

60. Thus, it is not reasonable to expect that a netlist that is the output of Design Compiler can be used directly to produce an ASIC. Although this is possible, it is extremely unlikely, especially in high performance designs where timing closure is difficult to achieve. The netlist needs to be modified, perhaps several times. This would involve not only sizing changes, but also changes in the Boolean logic implementation. Thus, the output of Design Compiler is unlikely to be "a description of the hardware components (and their interconnections) needed to manufacture the ASIC as used by subsequent processes, i.e., mask development, foundry, etc."

#### Claim 16

61. Claim 15 of the '432 patent reads: "A process as defined in claim 13, including the further step of generating data paths for the selected integrated circuit hardware cells." Claim 16 reads: "A process as defined in claim 15 wherein said step of generating data paths comprises applying to the selected cells a set of data path rules stored in a knowledge base and generating the data paths therefrom." Claim 16 extends claim 15 (and thus claim 13) to include generating the data paths of claim 15 using "data path rules."

62. In my previous analysis of claim 13, it was my opinion that the defendants in this case did not infringe upon the '432 patent. Since claim 16 includes the claim 13 process, the defendants have not, in my opinion, infringed on claim 16

gates.

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I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. This declaration was executed at Salisbury, Maryland on August 18, 2006.

By: Albert E. Casavant

Albert E. Casavant .

# EXHIBIT 1

CONFIDENTIAL

## **Mixed-Signal and BIST-Only Products**

### **Accused Aeroflex Mixed-Signal Products**

1. JW01
2. YA04/YA13
3. YB01
4. DA01
5. DA02
6. JW02

- Source: 1/20/06 Milliken Depo. Tr. at 49, 61; 1/19/06 Kerwin Depo., Ex. 138 (8/12/05 Decl. of Brandon Coco of Aeroflex in Support of Defendants' Stipulation to Representative Products); 1/19/06 Kerwin Depo Tr. at 127-28

### **Accused Matrox Mixed-Signal Products**

1. Cyclone (MGI)
2. Eclipse (MGI)
3. Eclipse PCI (MGI)
4. Calao (MGI)
5. Toucan (MGI)
6. Condor (MGI)
7. Condor Plus (MGI)
8. Parhelia (MGI)
9. Sundog (MGI)
10. Parhelia8x (MGI)
11. Sunex (MGI)
12. Maven (MGI)
13. Rainbow Runner (MTI)
14. Twister (MTI)

- Source: Discussion with David Chiappini

### **Accused AMI Mixed-Signal Products**

1. 11241-801, 802, 803
2. 0QJBW-001, 002, 900, 901, 902, 903, 904, 905, 906
3. 11636-501
4. 14167-001
5. 14948-501, 502, 503
6. 15088-501
7. 15124-501, 502

8. 19007-001
9. 19075-001, 002, 003
10. 19320-001
11. 19371-001
12. 19402-001
13. 0JGBE-001, 002, 900, 901, 902
14. 19293-001, 002, 004
15. 19070-001, 002
16. 19134-001
17. 0MNTA-900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914
18. 13855-501
19. 15078-001, 002
20. 19219-001, 002, 003
21. 19299-001
22. 19409-001, 002, 003
23. 19428-001
24. 19429-001, 002, 003
25. 19529-001
26. 19558-002
27. 19608-001
28. 19645-001
29. 19664-002
30. 19693-001, 002
31. 0AFCB-002
32. D1AFCC
33. 0APSE-002
34. 0C621-003
35. 0C622-003
36. D1CORG
37. D1CORD
38. 0HISB-001
39. 0IEBA-002
40. D1SEBA

- Source: 6/1/06 Corrected Third Supplemental Product Declaration of Robert B. Smith of AMI; 3AMI 2585932-40; 6/8/06 Packer Depo. Tr. at 84-86

**Accused AMI BIST-Only Products**

1. 11042-002
2. 11155-001
3. 11248-001
4. 11253-001
5. 11466-501

6. 11498-502
7. 11502-001
8. 11508-001
9. 11508-002
10. 11556-502
11. 11610-501
12. 11616-501
13. 11623-001
14. 11644-001
15. 11650-501
16. 11651-501
17. 11651-502
18. 11652-501
19. 11664-501
20. 11677-501
21. 11688-501
22. 11688-502
23. 11698-501
24. 11700-501
25. 11722-501
26. 11765-001
27. 11767-501
28. 11769-501
29. 11775-501
30. 11810-501
31. 11821-501
32. 11851-001
33. 11854-501
34. 11871-501
35. 11894-501
36. 11918-001
37. 11925-501
38. 11931-502
39. 11933-501
40. 11949-501
41. 11966-501
42. 11981-001
43. 11983-501
44. 11983-502
45. 11984-501
46. 11989-501
47. 11998-501
48. 12001-501
49. 12032-501
50. 12040-501
51. 12041-001

52. 12043-501  
53. 12071-001  
54. 12105-001  
55. 12117-501  
56. 12135-501  
57. 12163-501  
58. 12178-001  
59. 12184-501  
60. 12198-501  
61. 13520-511  
62. 13612-441  
63. 13612-501  
64. 13619-501  
65. 13648-501  
66. 13658-501  
67. 13658-502  
68. 13704-501  
69. 13722-501  
70. 13740-501  
71. 13747-501  
72. 13747-502  
73. 13747-503  
74. 13747-504  
75. 13747-505  
76. 13747-506  
77. 13747-507  
78. 13757-501  
79. 13757-502  
80. 13757-503  
81. 13775-502  
82. 13775-504  
83. 13780-501  
84. 13782-001  
85. 13796-501  
86. 13796-502  
87. 13796-503  
88. 13829-501  
89. 13844-501  
90. 13969-501  
91. 13970-501  
92. 13972-501  
93. 13990-001  
94. 14050-501  
95. 14095-501  
96. 14097-501  
97. 14101-501

98. 14125-501  
99. 14126-501  
100. 14132-501  
101. 14132-502  
102. 14132-503  
103. 14132-504  
104. 14132-506  
105. 14134-502  
106. 14152-501  
107. 14152-502  
108. 14164-001  
109. 14164-002  
110. 14172-501  
111. 14172-502  
112. 14172-503  
113. 14215-502  
114. 14219-501  
115. 14219-502  
116. 14242-502  
117. 14246-501  
118. 14259-501  
119. 14280-501  
120. 14280-502  
121. 14289-001  
122. 14296-501  
123. 14911-501  
124. 14918-501  
125. 14970-501  
126. 14975-501  
127. 14996-501  
128. 14999-501  
129. 15000-501  
130. 15025-512  
131. 15068-501  
132. 15081-501  
133. 15085-001  
134. 15127-502  
135. 18018-001  
136. 18018-010  
137. 18021-004  
138. 18021-201  
139. 18021-207  
140. 19003-001  
141. 19006-001  
142. 19026-001  
143. 19026-002



144. 19128-001  
145. 19170-001  
146. 19176-001  
147. 19199-001  
148. 19224-002  
149. 19275-001  
150. 19301-001  
151. 19324-001  
152. 19337-001  
153. 19337-002  
154. 19337-003  
155. 19361-001  
156. 19374-001  
157. 19384-001  
158. 19385-001  
159. 19405-001  
160. 19457-001  
161. 19512-001  
162. 0ACAA-001  
163. 0FLHG-900  
164. 0FLHG-901  
165. 0FLHG-902  
166. 0FLJA-900  
167. 0FLJF-900  
168. 0FLJF-901  
169. 0FLJF-902  
170. 0RD1V-900  
171. 11767-502  
172. 11796-501  
173. 11893-501  
174. 11893-502  
175. 11894-502  
176. 11921-501  
177. 11989-502  
178. 11999-501  
179. 12068-501  
180. 12068-502  
181. 12068-503  
182. 12068-504  
183. 13640-501  
184. 13775-501  
185. 13852-501  
186. 14094-501  
187. 14132-505  
188. 14132-507  
189. 14242-501

190. 14918-502  
191. 14980-501  
192. 14990-501  
193. 14997-001  
194. 15075-501  
195. 15098-501  
196. 15127-501  
197. 18021-209  
198. 18024-004  
199. 18024-006  
200. 19077-001  
201. 19102-010  
202. 19140-001  
203. 19141-001  
204. 19170-002  
205. 19226-001  
206. 19306-001  
207. 19306-002  
208. 19308-001  
209. 19309-001  
210. 19309-002  
211. 19316-001  
212. 19316-002  
213. 19316-003  
214. 19326-001  
215. 19357-001  
216. 19382-001  
217. 19395-001  
218. 19406-001  
219. 19406-002  
220. 19418-001  
221. 19421-001  
222. 19430-001  
223. 19462-001  
224. 19493-001  
225. 19497-001  
226. 19505-001  
227. 19524-001  
228. 19543-001  
229. 19555-001  
230. 19555-002  
231. 19560-001

- Source: 6/1/06 Corrected Third Supplemental Product Declaration of Robert B. Smith of AMI, at 5-10